### ATTACHMENT A

# STATE OF WISCONSIN INCOME CONTINUATION INSURANCE PLAN (ICI) STATE EMPLOYES PLAN

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#### **ARTICLE I - DEFINITIONS**

The following terms, when used and capitalized in this Income Continuation Insurance plan or any supplements, endorsements or riders, are defined as follows are limited to that meaning only:

- 1.01 "CLAIMANT" means an EMPLOYE who has applied or been approved for benefits under this Plan, including an EMPLOYE whose benefit is totally offset by other income sources.
- 1.02 "DAYS" means calendar days, unless otherwise specified.
- "EARNINGS" for the purpose of § 2.15 (Integrated Benefits) means the gross amount of wages and salary received from any employment, whether or not it is Wisconsin Retirement System covered employment, for personal service rendered on or after the disability effective date, including any amount which would have been available for payment to the CLAIMANT except for the CLAIMANT's election that part or all of the amount be used for other purposes. The gross amount shall be determined prior to deductions for taxes, insurance premiums, retirement contributions, charitable contributions, etc.

EARNINGS also include any payment or award for lost wages or lost earnings regardless of whether treated as "earnings" for purposes of the Wisconsin Retirement System under § 40.02 (22), Stats., or § ETF 20, Wis. Admin. Code, and regardless of whether received from the employer or a third party, including a third party subrogation or an insurer.

EARNINGS for personal services rendered also include the net profit of any business enterprise owned, controlled or conducted by the individual, in addition to any salary, wages or other compensation drawn from such a business.

- 1.04 "ICI" means income continuation insurance.
- 1.05 "LEAVE OF ABSENCE" means the same as the definition of the leave of absence provided in § 40.02 (40), Wis. Stats. and in addition this means an EMPLOYE who terminates and is re-employed within thirty (30) calendar days by the State of Wisconsin.
- 1.06 "LONG TERM DISABILITY" means benefits payable after the first twelve (12) months of disability under § 2.14 (4) (b) of this Plan.
- 1.07 "OBJECTIVE MEDICAL EVIDENCE" means test results (e.g., blood tests, MRI, CAT scan, X-rays, etc.) and PHYSICIAN's notes of regular visits recording the PHYSICIAN's observations of disabling symptoms and conditions. The PHYSICIAN's opinion may rely in part on records of care provided by other medical professionals under the supervision of a PHYSICIAN, including but not limited to nurse practitioners, physician's assistants, midwives, psychologists, and psychotherapists (MSSW).
- 1.08 "PHYSICIAN" means a medical doctor, doctor of osteopath or surgeon licensed to practice by a state within the United States of America. A licensed PHYSICIAN does not include the CLAIMANT. A PHYSICIAN also includes such other licensed medical professional (for example, a podiatrist, dentist, nurse practitioner, physician's assistant, psychologist) who is acting within the lawful scope of his/her license and performs a service which is supervised by a licensed medical doctor, doctor of osteopath or surgeon (not required for D.P.M. or D.D.S.).

- 1.09 "REGULAR CARE AND ATTENDANCE" wherever used in this Plan, means a planned program of observation and treatment requiring the personal attendance of the CLAIMANT by a PHYSICIAN, which once initiated, is continued in accordance with existing standards of medical practice for the condition or conditions rendering the CLAIMANT sick or injured.
- 1.10 "RETURN TO FULL TIME EMPLOYMENT" means the CLAIMANT has been released by a PHYSICIAN to return to work. If the CLAIMANT had been employed less than full time prior to approval for disability benefits, a release to work at the prior appointment level constitutes a release to full time employment. If the CLAIMANT is released to return to work and does not actually return to work, the provisions of § 2.17 of this Plan still apply.
- 1.11 "SHORT TERM DISABILITY" means benefits payable during the first twelve (12) months of disability under § 2.14 (4) (a) of this plan.
- 1.12 "SUBSTANTIAL GAINFUL ACTIVITY" means that the earnings from that activity would be at least equal to the gross ICI benefit, excluding the \$75.00 per month supplement, payable to a LONG TERM DISABILITY CLAIMANT under § 2.14 (4) (b) for the same period of time.

#### ARTICLE II - ENROLLMENT AND BENEFIT PROVISIONS

#### 2.01 COVERAGE.

- (1) The ICI plan authorized by § 40.61, Stats., shall be an integrated plan of short and long term coverage. Participation under the Plan shall be voluntary for each EMPLOYE, but each EMPLOYE who elects to participate shall be insured for both the short and long term coverage.
- (2) Benefits are paid to an insured EMPLOYE for actual covered earnings lost as a result of disability. No benefit is available for earnings which were lost due to disability but which were not included under the provisions of § 2.165.

#### 2.02 INITIAL ELIGIBILITY.

- (1) Enrollment shall be limited to EMPLOYES.
- (2) Each EMPLOYE shall be insured under the Plan without furnishing medical evidence of insurability, provided the EMPLOYE completes and signs an application furnished by the DEPARTMENT and files it with the employing state agency within thirty (30) calendar days after the initial date of eligibility as determined in accordance with § 40.02 (25) (a) 1 or 2, Stats.
- (3) Coverage shall be effective the first day of the calendar month which begins on or after the date the application is received by the EMPLOYER. If the EMPLOYE files the completed application prior to the initial date of eligibility as determined in accordance with § 40.02 (25) (a) 1 or 2, Stats., the coverage shall be effective the first day of the calendar month which begins on or after the date of eligibility.
- (4) An EMPLOYE who has been paying premiums for a period of twelve (12) consecutive months, even though not properly enrolled, is deemed to be insured.

Following DEPARTMENT notice of improper enrollment, insurance shall continue in effect for thirty (30) days during which time proper enrollment must be completed by the EMPLOYE. Coverage shall cease after thirty (30) days unless proper enrollment has been completed.

#### 2.03 COVERAGE AFTER INITIAL DATE OF ELIGIBILITY.

- (1) Any EMPLOYE who does not elect to be covered during the initial enrollment period or desires at a later date to change to a shorter elimination period, may complete an application of evidence of insurability furnished by the DEPARTMENT. An application of evidence of insurability, completed more than thirty (30) days prior to the date the DEPARTMENT receives it, will be rejected. The EMPLOYE shall be required to complete a new application. The evidence of insurability application shall be reviewed by the CONTRACTOR subject to the health underwriting standards approved for the program by the BOARD.
  - (a) If the EMPLOYE's application is approved, insurance coverage shall become effective on the first day of the calendar month following the date of approval and premium shall be based on salary and sick leave accumulation then in effect or the selected elimination period for UW faculty. Charges for medical examinations, if required, shall be the responsibility of the EMPLOYE. Charges for medical records, if required, shall be paid by the ICI plan.
  - (b) If the application is denied by the CONTRACTOR, due to lack of medical evidence, the CONTRACTOR will notify the EMPLOYE. If medical evidence is not received within ten (10) days of notice to the EMPLOYE, the CONTRACTOR shall deny the application.
  - (c) If the application is denied by the CONTRACTOR following review of medical evidence, the EMPLOYE has the right to request reconsideration of the denial. The CONTRACTOR shall be responsible for the reconsideration of the denied application. To request reconsideration of the initial denial, the EMPLOYE must submit a written request to the CONTRACTOR which must be received by the CONTRACTOR within ninety (90) days of the date of the initial denial. If the CONTRACTOR upholds the initial denial on reconsideration, the EMPLOYE has the right to request a subsequent review of the denial. The DEPARTMENT shall be responsible for the subsequent review of the CONTRACTOR's denial and rendering a Departmental Determination. To request a Departmental Determination, the EMPLOYE must submit a written request which must be received by the DEPARTMENT within ninety (90) days of the date of the CONTRACTOR's reconsideration denial.
  - (d) A new application may not be considered until a period of one (1) calendar year has elapsed from the date of denial of the previous application.

#### (2) DEFERRED COVERAGE.

(a) The requirement of submitting evidence of insurability shall be waived for any EMPLOYE who does not elect to be insured during the initial enrollment period, but who initially becomes eligible for state contribution toward premium or an increase in the premium contribution paid by the state. The

- EMPLOYE must complete the application form furnished by the DEPARTMENT and submit it to the EMPLOYER.
- (b) A deferred coverage application from a UW Faculty EMPLOYE must be received by the EMPLOYER within thirty (30) days after completing one (1) year of state service. Coverage shall be effective the first of the month which occurs on or following the EMPLOYER's receipt of the application.
- (c) A deferred coverage application from any other EMPLOYE shall be received by the EMPLOYER on or before January 30 following the year in which the basis for the change in state contribution occurs. Coverage shall be effective April 1.
- (d) Any EMPLOYE who has a sick leave balance of more than 1040 hours at the end of the calendar year, may be insured by filing an application with the EMPLOYER by January 30 for an April 1 effective date.
- (e) Premium determinations and eligibility shall be predicated on the accrual or total accumulation of sick leave recorded and credited to the last complete pay period for the previous calendar year.
- (3) EMPLOYES who do not elect coverage within thirty (30) days after the initial date of eligibility or during subsequent periods of eligibility provided under sub. (2) (a) may enroll only by submitting evidence of insurability under sub. (1).
  - (a) An insured EMPLOYE who transfers employment from one state agency to another, time interval within thirty (30) days, must file an enrollment application with the new agency within thirty (30) days of hire to prevent coverage from lapsing.
  - (b) Notwithstanding the conditions outlined in par. (a), coverage will not lapse if premium payroll deductions continue uninterrupted even though an application was not timely filed. Following DEPARTMENT notice of improper enrollment, insurance shall continue in effect for thirty (30) calendar days during which time proper enrollment shall be completed by the EMPLOYE. Coverage shall cease after thirty (30) calendar days unless proper enrollment has been completed.

#### 2.04 INITIAL PREMIUMS.

When coverage becomes effective, multiple premium contributions may be required to pay premiums on a current basis.

#### 2.05 CONTINUATION OF COVERAGE DURING PERIODS OF AUTHORIZED LEAVE.

- (1) An insured EMPLOYE may continue to be insured for a maximum of thirty-six (36) months during any period of leave specifically authorized by the EMPLOYER, while that person continues to be an EMPLOYE but receives no earnings from the EMPLOYER. An insured EMPLOYE on union leave, as defined under § 40.02(56), Stats., may continue to be insured for the duration of that leave.
- (2) The EMPLOYE must authorize a payroll deduction in an amount sufficient to make the initial premium payment.

- (3) The premium for time periods beyond the initial premium payment shall be received by the EMPLOYER not later than thirty (30) days prior to the end of the period for which premiums previously were paid.
- (4) The first three (3) months of authorized leave qualify for EMPLOYER contribution. For subsequent months, the EMPLOYE must pay the gross premium including the amount normally considered state contribution. The gross premium shall remain the same throughout the period of leave. Upon the EMPLOYE's return to employment, the premium shall be adjusted if there has been an annual premium or salary adjustment in the interim.
- (5) Any insured EMPLOYE who allows coverage to lapse during a period of unauthorized or authorized leave by not authorizing or making advance premium payments under sub. (2) or (3) may reinstate coverage with the same elimination period and without furnishing medical evidence of insurability by submitting an application to the EMPLOYER within thirty (30) days following the return to active employment. Such coverage shall be effective on the first day of the month which begins on or after the date the application is received by the EMPLOYER. Premium shall resume in the same amount as before unless there has been an annual premium or salary adjustment in the interim.

#### 2.06 WAIVER OF PREMIUMS.

A CLAIMANT who is totally disabled as defined under § 2.14 (4) shall pay no premiums for the coverage period which is the first of the month which occurs on or following the date initial payment of ICI benefits become payable. The waiver of premiums shall continue through the last day of the month in which ICI benefits are payable.

#### 2.07 TERMINATION OF COVERAGE.

- (1) The insurance coverage of an EMPLOYE who is not disabled under § 2.14 (4) shall immediately terminate on the date the EMPLOYE resigns, is dismissed, terminates, retires, turns age 70, or dies, whichever occurs first. When coverage lapses under § 2.05 (5), coverage terminates the end of the month through which premiums were paid. A full month's premium is required for any month or portion of a month for which earnings are paid.
- (2) An EMPLOYE may cancel ICI coverage by giving written notice of cancellation to the EMPLOYER on a form provided by the DEPARTMENT. Such notice of cancellation must be forwarded by the EMPLOYER to the DEPARTMENT immediately. Cancellation of coverage shall be effective with the first day of the calendar month which occurs on or after the date the form is received by the EMPLOYER.

#### 2.08 LAPSE OF COVERAGE.

Any EMPLOYE in active employment for whom the EMPLOYE portion of premiums has not been submitted when due, coverage shall be deemed to have lapsed. This EMPLOYE may again obtain coverage only under § 2.03.

#### 2.09 GROSS MONTHLY PREMIUMS.

The gross monthly premiums as shown in Table I shall be based on the earnings level, accumulated sick leave, and appropriate elimination period. Each EMPLOYER shall remit to the DEPARTMENT all the necessary forms and premium payments by the 20th day of the month for the previous month's coverage. Late payments shall be subject to interest charges pursuant to § 40.06, Stats.

#### 2.10 EMPLOYER CONTRIBUTIONS.

- (1) EMPLOYER contributions toward premium shall be made in accordance with the provisions of § 40.05(5), Stats., and the rates established in Table IV. The determination of State contribution toward premium shall be made in February of each year, based on the total accumulation of unused sick leave recorded and credited in the last complete payroll period in the previous calendar year. Changes in EMPLOYER contribution toward premiums shall be effective for coverage beginning February 1<sup>st</sup> of each calendar year.
- (2) A permanent record of each EMPLOYE's accumulated sick leave shall be maintained so that the proper EMPLOYER contribution may be determined in subsequent years, even though an EMPLOYE's total accumulated sick leave may be less because of increased utilization.
- (3) When an EMPLOYE returns to employment after a period of disability during which accumulated sick leave hours were diminished or exhausted, the State contribution toward premium shall be reinstated at the rate category which was in effect prior to the date the disability began. However, the gross premium shall be established pursuant to Table I.
- (4) Pursuant to § 40.05 (5), Stats., the following 6 premium categories of sick leave accumulations are established in Tables I, II, and IV. Except for premium category 3 which is prorated for part-time EMPLOYEs, for purposes of § 40.05 (5), Stats., and this section, a day of sick leave is equal to 8 hours.

Category	Sick Leave Hours
1	Less than 10 working days (80 hours) in the preceding calendar year and less than 23 working days (184 hours) total accumulation.
2	Less than 10 working days (80) hours in the preceding calendar year and 23 to 64 working days (184 to 520 hours) of total accumulation.
3	At least 10 working days (80 hours) in the preceding calendar year but less than 65 working days (520 hours) total accumulation. For purposes of this category only, one day equals 8 hours of sick leave for a full time EMPLOYE. For a part time EMPLOYE, the daily equivalent shall be

prorated as a percentage of full time, based on the a EMPLOYE's most recent appointment.

4 65 working days (520 hours) but less than 91 working days (728 hours) total accumulation.

5 91 working days (728 hours) through 130 working days (1040 hours) total accumulation.

6 More than 130 working days (1040 hours) total accumulated sick leave.

(5) Pursuant to § 40.05 (5), Stats., permanent part time EMPLOYES shall pay premiums which will be determined on the total amount of sick leave accumulated for premium categories 2, 4, 5 or 6 above or the prorated accrual of sick leave by said EMPLOYES for category 3 above. Benefits will be paid according to the provisions of § 2.165.

#### 2.11 <u>EMPLOYE CONTRIBUTIONS.</u>

- (1) EMPLOYE contributions toward premium shall be made in accordance with the rates established in Table II and III.
- (2) An EMPLOYE who is employed as a project or limited term employe, or who is employed on a seasonal or academic year appointment of less than twelve (12) calendar months, shall pay monthly premium on the basis of State earnings from the prior calendar year rounded to the next higher thousand and divided by twelve (12).
  - (a) Whenever an EMPLOYE does not receive State project, limited term, seasonal or academic year earnings for all of the entire preceding calendar year or resumes State service after an interruption of project, limited term, seasonal or academic earnings extending three (3) consecutive months or more, the EMPLOYER representative shall estimate the project, limited term, seasonal or academic earnings to be received during the ensuing twelve (12) months rounded to the next higher thousand and divided by twelve (12) to determine the monthly basis for earnings. Biweekly earnings are determined by dividing the monthly earnings by 2.175. Projected earnings shall not continue to be a basis for employe contributions beyond the ensuing calendar year.
  - (b) Except as provided herein, such earnings, for the purpose of premium and benefit determinations, shall be based on the total amount reported to the Wisconsin Retirement System.
- (3) When hired as a new EMPLOYE or there is a change in the EMPLOYE's percentage of appointment (i.e., change from half time to full time employment), a new earnings base will be applicable either via a projection of earnings as described in sub. (2) (a), or earnings in effect at that time, whichever is appropriate.
  - (a) The EMPLOYE must have worked at the adjusted percentage of appointment for a minimum of one complete pay period prior to the date disability begins before an ICI benefit can be based on the adjusted salary.

#### 2.12 MAXIMUM DURATION OF BENEFITS.

Except as provided in sub. (2) through (4), the maximum duration of benefits for a CLAIMANT shall be as follows:

(1)	Age at Disablement	Maximum Duration of Benefits in Years
	61 or younger	To age 65
	62	3.50 years
	63	3.00 years
	64	2.50 years
	65	2.00 years
	66	1.75 years
	67	1.50 years
	68	1.25 years
	69	To age 70

- (2) A CLAIMANT who qualifies for ICI benefits will receive the benefits through the end of the month in which the CLAIMANT turns 65, or through the end of the month the maximum duration is reached, whichever is applicable.
- (3) A CLAIMANT who returns to part time employment while receiving ICI benefits will have ICI benefits terminated at the end of the month in which age 65 is reached or the end of the month as indicated in the maximum duration chart in sub. (1) if disability begins after age 61.
- (4) Notwithstanding sub. (1) through (3), ICI benefits shall be terminated the end of the day in which the CLAIMANT dies.

#### 2.13 ELIMINATION PERIODS.

- (1) A CLAIMANT qualifies for ICI benefits on the day after which the CLAIMANT has not worked and been continuously and totally disabled for thirty (30) calendar days, or the selected elimination period for UW faculty; but no benefit payment may be made while earnings are payable for accumulated sick leave hours.
- (2) The first day of the elimination period shall be the day after the last day worked or if the CLAIMANT did not see a PHYSICIAN on the last day worked, the first date of treatment, whichever is applicable. The CLAIMANT must be totally disabled pursuant to § 2.14 and not working during the elimination period.
- (3) The elimination period for benefits for a CLAIMANT who becomes disabled while on authorized leave shall be the same period the CLAIMANT would have been required to serve if the CLAIMANT would have been in pay status at the time of disability.
- (4) The elimination period or use of sick leave or both shall begin on the effective date of the disability and continue without a break even if the CLAIMANT has a summer, seasonal or semester break in service.

#### 2.135 MAXIMUM USE OF SICK LEAVE.

- (1) A disabled CLAIMANT may not be required to use more 130 working days of accumulated sick leave before benefit payments may begin. If a disabled CLAIMANT elects to continue to receive sick leave beyond 130 working days, benefits under this plan shall be made in accordance with the provisions of § 2.13. For purposes of this section, the number of hours in a day of sick leave is based on the CLAIMANT's appointment percentage, with 8 hours being equivalent to full time.
- (2) This maximum limitation will not apply in those cases where a CLAIMANT is determined to be eligible for disability benefits under § 40.63, Stats., § ETF 50.40, Wis. Admin. Code and § 40.65, Stats. Sick leave credits converted to pay health insurance premiums no longer qualify as earnings and will not be taken into consideration in determining the elimination period.

#### 2.14 TOTAL DISABILITY DEFINED

- (1) An CLAIMANT who is approved for benefits under the disability provisions of the Wisconsin Retirement System under § 40.63, Stats., § ETF 50.40, Wis. Admin. Code, or the United States Social Security Act and has ICI coverage in effect on the effective date of the other disability provisions mentioned, shall not be required to furnish further proof initially that the CLAIMANT meets the definition of "totally disabled" under sub. (4)(a)., but thereafter and at reasonable intervals, proof of continued disability may be required pursuant to sub. (3) or pursuit of medically supported vocational rehabilitation may be required pursuant to § 2.18.
  - (a) If either a § 40.63, Stats., Wisconsin Retirement System disability benefit or § ETF 50.40, Wis. Admin. Code, Long Term Disability Insurance (LTDI) referenced in sub. (1) is approved, the ICI disability begin date will be the day after the last day worked.
  - (b) If a Social Security Disability Insurance Benefit is approved, the ICI disability begin date will be the date the Social Security Administration found the CLAIMANT disabled.
  - (c) Pursuant to § 2.14 (1), par. (b) is not applicable if ICI coverage has lapsed before the effective date of the Social Security Disability Insurance Benefit (after satisfying the Social Security Administration waiting period).
- (2) House confinement shall not be required as a condition of disability but a CLAIMANT must be under the REGULAR CARE AND ATTENDANCE of a licensed PHYSICIAN, other than self, during the period of disability. A CLAIMANT who is under REGULAR CARE AND ATTENDANCE of a medical specialist other than a licensed PHYSICIAN, who was recommended by the initial attending PHYSICIAN, shall qualify under the provisions of this section subject to prior authorization by the DEPARTMENT. Treatment must meet or exceed standards of the medical profession for a condition which is totally disabling as defined in sub. (4).
- (3) In consultation with the DEPARTMENT, the CONTRACTOR may initially and at reasonable intervals require the CLAIMANT to furnish proof of total disability and may require independent medical examinations by a licensed PHYSICIAN or other medical specialist of the CONTRACTOR's or DEPARTMENT's choosing.

- (4) "Totally disabled" means, for purposes of ICI:
  - (a) During the first twelve (12) months of disability (SHORT TERM DISABILITY), the CLAIMANT's inability by reason of any medically determinable physical or mental impairment as supported by OBJECTIVE MEDICAL EVIDENCE as defined in § 1.07, to perform all of the essential duties of his or her occupation.
  - (b) After the first twelve (12) months (LONG TERM DISABILITY), the CLAIMANT's complete inability by reason of any medically determinable physical or mental impairment as supported by OBJECTIVE MEDICAL EVIDENCE as defined in § 1.07, to engage in any SUBSTANTIAL GAINFUL ACTIVITY for which the CLAIMANT is reasonably qualified with due regard to the CLAIMANT's education, training, and experience. An activity is considered a SUBSTANTIAL GAINFUL ACTIVITY if the earnings from that activity would be at least equal to the gross ICI benefit for the same period of time, excluding the \$75.00 per month supplement payable to the LONG TERM DISABILITY CLAIMANT.

#### 2.15 INTEGRATED BENEFITS.

- (1) The CLAIMANT must apply and complete the application process for other benefit programs for which the CLAIMANT is eligible, including but not limited to Social Security Disability (through the hearing level if denied initially); State and Federal disability and retirement plans; unemployment compensation, and worker's compensation.
  - (a) A CLAIMANT applying for ICI benefits must submit evidence acceptable to the CONTRACTOR that the CLAIMANT has taken all necessary action to obtain and assign any other benefits available from the sources listed in sub.
     (2) which the CLAIMANT may be eligible to receive. This includes completion of any necessary records release.
  - (b) If the CONTRACTOR ascertains a CLAIMANT has not acted in a timely fashion to apply for benefits for which the CLAIMANT is eligible, the CONTRACTOR may reduce the ICI benefits by an estimated amount the DEPARTMENT or CONTRACTOR determines would have been payable from that source. The ICI benefit will be reduced by the straight life annuity amount for any disability or retirement benefit available from the Wisconsin Retirement System or the estimated Wisconsin Retirement System Long Term Disability Insurance (LTDI) monthly benefit, whichever is greater.
- (2) Benefit payments from ICI shall be reduced by benefits paid or payable at the rate of 100%, except as specified for the State disability or retirement plan in par. (e), from the following sources:
  - (a) Worker's Compensation Act, any payment except those specifically identified as permanent partial disability (PPD), penalties assessed against EMPLOYERs, medical expenses and attorney fees. Worker's Compensation settlement agreements which do not identify a specific amount, type of benefit or time period shall be offset from the ICI benefit effective the date the Worker's Compensation benefit is paid. The amount by which any such lump sum settlement benefit exceeds the monthly ICI

benefit otherwise payable shall be carried over to reduce ICI benefits payable in future months until the amount of the lump sum has been completely offset.

- (b) Any EMPLOYER liability law.
- (c) Any occupational disease law.
- (d) The United States Social Security Act as amended or any similar act of any State or county. If a CLAIMANT elects to receive benefits based on the spouse's account in lieu of the CLAIMANT's, the ICI benefit will be reduced by the amount received by the CLAIMANT.
- (e) Any State or Federal disability or retirement plan. State periodic disability and retirement payments and lump sum payments will be offset at the equivalent straight life monthly annuity amount using the DEPARTMENT's current actuarial tables. A CLAIMANT who begins receiving a regular retirement benefit from any State or Federal retirement plan prior to the disability begin date will have the ICI benefit reduced by that benefit. The reduction for the Wisconsin Retirement System retirement plan will be based on the straight life annuity amount. A CLAIMANT eligible for either a § 40.63, Stats., benefit or a § ETF 50.40, Wis. Admin. Code, benefit may choose the benefit they preferred.
- (f) Any EMPLOYER sponsored salary continuation plan, including any plan whose premiums are paid or collected via payroll deduction.
- (g) EARNINGS and sick leave earned. Lump sum payments of accrued vacation, holiday time, compensatory time paid after the elimination period will not be offset.
- (h) Unemployment compensation.
- (3) Notwithstanding delays in benefit payments from sources listed under sub. (2), ICI benefits may be made and adjusted, retroactively if necessary, when benefit payments from other sources are actually made or become known to the DEPARTMENT or CONTRACTOR.
- (4) Benefits will be permanently reduced by the initial amount of Social Security (OASDHI) and other applicable State and Federal benefits. If the claimant elects to receive benefits based on the spouse's account in lieu of the CLAIMANT's own account, the ICI benefit will be reduced by the amount received by the CLAIMANT. Future changes in payments which reflect improvements or cost-of-living adjustments will not alter the amount originally established as an offset with the following exceptions: computation correction errors and adjusted Long Term Disability Insurance (LTDI) benefits due to retirement or separation benefit offsets.
  - (a) The ICI offset due to a Qualified Domestic Relations Order (QDRO) will be determined in the following manner:
    - 1. If the CLAIMANT is both an annuitant and receiving ICI benefits at the time of divorce, the offset shall be computed as though the CLAIMANT's account had not been divided. The ICI offset will be the

- equivalent straight life amount of the CLAIMANT's account as if it had not been divided.
- 2. If the CLAIMANT is an inactive EMPLOYE receiving ICI benefits at the time of divorce and takes a separation benefit after the divorce, the offset shall be computed based on the amount the CLAIMANT actually received as a separation benefit.
- 3. If the CLAIMANT is an inactive EMPLOYE receiving an ICI benefit at the time of divorce and the CLAIMANT does not apply for a benefit from the Wisconsin Retirement System account until a regular annuity is taken, the ICI offset is the straight life amount the CLAIMANT would have received as an annuity if the account had never been divided, with the offset effective when the annuity begins.
- 4. An EMPLOYE who is employed when a QDRO takes effect and later becomes eligible for ICI benefits will have an offset when a separation benefit, disability or a retirement annuity is taken, and the offset will be the equivalent straight life amount of the actual amount received.
- (b) The CONTRACTOR, with prior approval from the DEPARTMENT, may hire an advocate or facilitator to assist the CLAIMANT with a disability process. Failure to cooperate with an advocate or facilitator shall result in the suspension or termination of ICI benefits.
  - If Social Security disability benefits are awarded following an appeal, and the CLAIMANT had retained an attorney, the amount of the attorney fees not considered an offset will be based on the amount of the fees that were approved by the Social Security Administration and paid directly to the attorney. The CONTRACTOR will require proof of the amount withheld and paid to the attorney before any reduction in the overpayment amount will be made.
- (5) If an EMPLOYE was receiving disability benefits continuously from Local, State or Federal programs prior to becoming insured, and subsequently becomes disabled while insured under this Plan, the disability benefits will be offset only if the amount received from the other program is increased as a result of the subsequent disability and only by the amount of the increase.
- (6) Notwithstanding the provisions of sub. (2), if a CLAIMANT elects not to apply for a disability benefit, although eligible to do so, and applies for a State or Federal retirement or separation benefit, the amount offset under this section shall be set at the greater of the disability, retirement or separation benefit which the CLAIMANT would have been eligible to receive.
- (7) A CLAIMANT shall not be required to apply for a regular retirement annuity from Federal or State programs if the annuity would be paid at a reduced amount because of age.
- (8) Benefits listed in sub. (2) that began on or after the ICI coverage effective date will be offset against the ICI benefit.

#### 2.16 BENEFIT PAYMENTS.

- (1) Benefit payments shall be based on a CLAIMANT's earnings as defined in § 2.165. Total benefit payments from the ICI plan, combined with payments from other sources listed in § 2.15, shall be determined in accordance with Table V, integrated disability benefit table.
- (2) ICI benefits may be denied, suspended or terminated if information necessary to determine such benefits is not received within ninety (90) days of the date of request.
- (3) The maximum benefit shall be \$4000.00 monthly or \$1839.08 biweekly.
- (4) An additional amount of \$75.00 per month is payable to those CLAIMANTs receiving benefits under § 2.14 (4) (b).
- (5) ICI benefits may be terminated if medical evidence shows that the CLAIMANT no longer meets the definition of disability in § 2.14 (4). If the CLAIMANT had a medical condition while employed which was accommodated by the EMPLOYER, and that condition has not significantly changed, that condition is not considered in determining whether the EMPLOYE is capable of returning to their own occupation.
- (6) Benefits for CLAIMANTs on a biweekly salary schedule will be paid at the end of each biweekly period and one-fourteenth (1/14) of the biweekly benefit for each day of the benefit period which is less than biweekly. Benefits for CLAIMANTs on a monthly salary schedule will be paid at the end of each month and by 30 of the monthly benefit for each day of the benefit period less than one month. After twelve (12) months of disability, all payments will be made monthly, at the end of the month.

# 2.165 <u>EARNINGS DEFINED FOR DETERMINATION OF PREMIUMS AND BENEFIT</u> PAYMENTS.

- (1) Earnings for determination of premium and benefit amounts means the basic salary, excluding overtime payable to the EMPLOYE by the State agency and reported to the Wisconsin Retirement System during the last complete payroll period prior to the date disability begins. Earnings include permanent add-on pay awarded to an EMPLOYE who holds certain educational degrees, certifications, licenses or credentials, but will not include temporary additional pay such as night differential, weekend differential, or income from any other sources.
- (2) If an EMPLOYE is employed as a project or limited term EMPLOYE, or is on a seasonal or academic year appointment of less than twelve (12) calendar months, earnings shall be determined according to § 2.11 (2).
- (3) Income Continuation benefits are available and paid to insured State EMPLOYEs for actual State earnings lost as a result of disability.

#### 2.17 DURATION OF BENEFITS.

- (1) After satisfaction of the elimination period, SHORT TERM DISABILITY benefits shall be payable during the twelve (12) month period subsequent to the date the disability begins.
  - (a) Successive periods of SHORT TERM DISABILITY due to the same or related medically determinable physical or mental impairments shall be considered one disability unless the periods of disability are separated by at least fourteen (14) consecutive calendar days during which the CLAIMANT returns to full time employment, or is certified by a PHYSICIAN as being able to return to full time employment or the OBJECTIVE MEDICAL EVIDENCE supports the CLAIMANT's return to full time employment.
  - (b) Successive periods of SHORT TERM DISABILITY due to unrelated medically determinable physical or mental impairments shall be considered one disability unless the periods of disability are separated by at least one (1) day the CLAIMANT is scheduled to work and returns to full time employment, or is certified by a PHYSICIAN as being able to return to full time employment or the OBJECTIVE MEDICAL EVIDENCE supports the CLAIMANT's return to full time employment.
- (2) LONG TERM DISABILITY benefits shall begin after the twelve (12) month period specified in sub. (1) if the CLAIMANT meets the LONG TERM DISAIBLITY definition as indicated in § 2.14 (4) (b).
  - (a) Successive periods of LONG TERM DISABILITY due to the same or related medically determinable physical or mental impairments shall be considered one disability unless the periods of disability are separated by at least six (6) consecutive months during which the CLAIMANT returns to full time employment, or is certified by a PHYSICIAN as being able to return to full time employment or the OBJECTIVE MEDICAL EVIDENCE supports the CLAIMANT's return to full time employment.
  - (b) Successive periods of LONG TERM DISABILITY due to unrelated medically determinable physical or mental impairments shall be considered one disability unless the periods of disability are separated by at least fourteen (14) consecutive calendar days during which the CLAIMANT returns to full time employment, or is certified by a PHYSICIAN as being able to return to full time employment or the OBJECTIVE MEDICAL EVIDENCE supports the CLAIMANT's return to full time employment.
- (3) A PHYSICIAN's certification that a CLAIMANT is able to return to full time employment cannot be retroactive. The certification must take effect on the date written or on a future effective date.
- (4) Rehabilitative employment, as provided under §2.18, shall not be considered a return to full time employment under subs. (1) and (2).
- (5) If a CLAIMANT returns to full time employment, or is certified by a PHYSICIAN as being able to return to full time employment or the OBJECTIVE MEDICAL EVIDENCE supports the CLAIMANT's return to full time employment for the periods specified in subs. (1) and (2) and is subsequently disabled again, it shall be

- considered a new disability and the elimination period established under § 2.13 shall apply.
- (6) No benefits shall be payable for any period after the date of CLAIMANT'S death.
- (7) ICI benefits may be denied, suspended or terminated if information necessary to determine such benefits cannot be obtained within ninety (90) days of the date of the request.
- (8) If a CLAIMANT is certified by a PHYSICIAN or the CLAIMANT is supported by the OBJECTIVE MEDICAL EVIDENCE as being able to return to less than full time work, but the CLAIMANT does not return to work, the ICI benefit will be reduced by an estimated EARNINGS offset. The estimated offset will be based on the number of hours indicated by the PHYSICIAN, or substantiated by the OBJECTIVE MEDICAL EVIDENCE or an independent medical examination authorized under § 2.14 (3), multiplied by the hourly rate the CLAIMANT was earning when the CLAIMANT first became disabled. Pursuant to § 2.18 (4), estimated EARNINGS shall be offset at the rate of 75% if the CLAIMANT was in a DEPARTMENT approved rehabilitation plan, or the DEPARTMENT would have approved a rehabilitation plan under § 2.18 (2).

#### 2.18 REHABILITATIVE TRAINING.

- (1) The DEPARTMENT must prior approve any individualized rehabilitative plans. An approved plan shall be available for a CLAIMANT after qualifying for ICI benefits if the DEPARTMENT determines that such a plan will aid the CLAIMANT in returning to SUBSTANTIAL GAINFUL ACTIVITY. A rehabilitative plan must be in writing and include specific goals and dates for meeting those goals which are agreed to by the CLAIMANT and approved in advance by the DEPARTMENT.
- (2) A rehabilitative plan may include:
  - (a) An education program which has as its primary purpose the training or retraining of a CLAIMANT so that the CLAIMANT may engage in SUBSTANTIAL GAINFUL ACTIVITY. A rehabilitation plan need not be limited to formal vocational rehabilitative training.
  - (b) Any on-the-job training or retraining from any source.
  - (c) Part time return to prior position, unless the OBJECTIVE MEDICAL EVIDENCE, obtained at least on a quarterly basis, indicates the CLAIMANT is able to work full time in the prior position.
  - (d) Part time employment in a position other than the CLAIMANT'S prior position, whether or not the employer is a Wisconsin Retirement System covered EMPLOYER, if such employment is approved by the DEPARTMENT as rehabilitative.
  - (e) A return to full time employment at an hourly rate that is less than what would be considered SUBSTANTIAL GAINFUL ACTIVITY, whether or not the employer is a Wisconsin Retirement Systen covered EMPLOYER, if

OBJECTIVE MEDICAL EVIDENCE or a rehabilitative specialist supports such employment.

- (3) ICI benefits shall not be reduced because the CLAIMANT is participating in an educational program provided under sub. (2) (a), if the CLAIMANT receives no EARNINGS from such program. Benefits may be increased by an amount equal to any reduction in the CLAIMANT's income from sources listed under § 2.15 to the maximum benefit payable to the CLAIMANT, if such reduction is caused by the CLAIMANT's participation in the educational program. Supplemental benefits shall be available to pay all or part of the reasonable cost of educational programs including tuition, course fees, books and other necessary materials not available from other sources.
- (4) ICI benefits shall be reduced by an amount equal to 75% of the gross EARNINGS that a CLAIMANT receives or is capable of earning from rehabilitative training provided under sub. (2) and by 100% of any payable sick leave. The DEPARTMENT may waive all or part of the offsets under this paragraph in order to promote the return to SUBSTANTIAL GAINFUL ACTIVITY for a period not to exceed nine (9) months. The DEPARTMENT will apply the following guidelines in determining whether the waiver is appropriate:
  - (a) The CONTRACTOR and the DEPARTMENT will review the CLAIMANT's job related expenses that are incurred due to the CLAIMANT's medical condition, which are over and above the normal expenses, and are not covered by other sources. The CLAIMANT must receive prior approval from the DEPARTMENT before waiving the offset of earnings because of the CLAIMANT's medical condition.
  - (b) The CONTRACTOR and the DEPARTMENT will only consider expenses directly related to accommodating a CLAIMANT's needs in getting to work and/or having an appropriate work station. Such items as child care, gasoline, bus fare, etc., will not be considered covered job related expenses. Such expenses must be thoroughly documented.
  - (c) The ICI plan will require appropriate documentation (receipts, tax returns, etc.) to support expenses claimed under par. (b). Any expenses for a caregiver will be considered only if the care is provided by a properly trained caregiver and approved in advance by the DEPARTMENT.
- (5) EARNINGS received from employment or training which has not been approved as rehabilitative will be offset at an amount equal to 100% of the gross EARNINGS.
- (6) If a CLAIMANT is determined to be physically and mentally capable of rehabilitative training but refuses to participate in such a program, or does not work the number of hours indicated by a PHYSICIAN, or substantiated by the OBJECTIVE MEDICAL EVIDENCE or an independent medical examination authorized under § 2.14 (3), the DEPARTMENT may authorize the termination or suspension of disability benefit payments or may authorize the offset of benefits by the amount of EARNINGS the CLAIMANT could have received if engaged in rehabilitative employment.

#### 2.19 WORLDWIDE COVERAGE.

An insured EMPLOYE shall not be denied coverage solely because of travel or residency in any geographic location.

#### 2.20 LIMITATIONS.

Benefits shall not be payable for total disability which begins prior to the effective date of coverage or disability which is:

- (1) The direct result of war, declared or undeclared. The fact of war shall be determined by the BOARD.
- (2) The direct or indirect result of intentional self-inflicted injury for monetary gain.
- (3) The direct or indirect result of participation in the commission of a crime other than a misdemeanor.
- (4) The direct or indirect result of cosmetic surgery.

#### 2.21 CLAIMS PROCEDURE.

- (1) A claim form and medical report form prescribed by the DEPARTMENT shall be available to the CLAIMANT from the EMPLOYER or from the DEPARTMENT.
- (2) A completed claim for ICI benefits must be completed by the CLAIMANT after the last day worked and submitted to the DEPARTMENT by the CLAIMANT no later than one month after the commencement of disability or as soon thereafter as it is reasonably possible, but in no event will a claim be accepted if received more than twelve (12) months from the claimed disability begin date as determined by the CONTRACTOR. In no event will benefits be payable for the period which is more than ninety (90) days prior to the date the DEPARTMENT receives the completed claim form. A claim form completed before the last day worked will be rejected by the CONTRACTOR. The Income Continuation Insurance Claim (ICI) Form (ET-5352) shall be the only acceptable claim form. Any other claim form received by the DEPARTMENT shall be rejected by the CONTRACTOR.
- (3) An Income Continuation Insurance (ICI) Medical Report form (ET-5350) must be signed by a PHYSICIAN on or after the CLAIMANT's last day worked. A medical report form completed before the CLAIMANT's last day worked or signed by a health care provider or other person who does not meet the definition of PHYSICIAN under § 1.08 will be rejected by the CONTRACTOR.
- (4) After a claim form is received the CONTRACTOR shall send an Income Continuation Insurance (ICI) Employer Statement (ET-5351) form to the EMPLOYER. The form must be completed and returned to the DEPARTMENT for processing by the CONTRACTOR before any benefits are payable.
- (5) Administrative Review Process
  - (a) The CLAIMANT has the right to request in writing the reconsideration of a denial, termination, or other benefit determination by the CONTRACTOR, but it must be received by the CONTRACTOR no later than ninety (90) days

- after the date of the CONTRACTOR's letter which contains the denial, termination or other benefit determination.
- (b) The CLAIMANT may provide any additional information as part of the request for reconsideration, but it must be received by the CONTRACTOR no later than ninety (90) days after the date of the CONTRACTOR's letter which contains the denial, termination or other benefit determination.
- (c) If the CLAIMANT does not agree with the CONTRACTOR's reconsideration decision, the CLAIMANT has the right to request in writing a Departmental Determination of the denial, termination, or other benefit determination by the CONTRACTOR, but it must be received by the DEPARTMENT no later than ninety (90) days after the date of the CONTRACTOR's reconsideration letter.
- (d) The CLAIMANT may provide any additional information as part of the request for a Departmental Determination, but it must be received by the DEPARTMENT no later than ninety (90) days after the date of the CONTRACTOR's reconsideration letter.
- (e) If the CLAIMANT does not agree with the DEPARTMENT's Departmental Determination, the CLAIMANT has the right to request in writing an appeal to the Group Insurance Board, but it must be received by the DEPARTMENT's Board Coordinator no later than ninety (90) days after the date of the Departmental Determination letter.

#### 2.22 ASSIGNMENT OF BENEFITS.

Benefits payable under this Plan are non-assignable.

### TABLE I Gross Monthly Premiums

## PREMIUM CATEGORY

	All Except U					ept UV	ot UW Faculty				,		
Biweekly Salary I		Monthly S	Salary	1	2	3	4	5	6	7	8	9	10
,	,	,	,							*(30	*(90	*(125	*(180
										Days)	Days)	Days)	Days)
										,	,	,	,
Up to-	230.33	Up to -	500.99	3.81	2.82	2.03	1.49	1.22	1.20	3.32	1.83	1.64	1.25
230.34-	276.31	501.00 -	600.99	4.61	3.42	2.48	1.82	1.49	1.50	4.07	2.18	1.99	1.50
276.32-	322.29	601.00 -	700.99	5.51	4.12	2.93	2.15	1.76	1.80	4.77	2.58	2.39	1.80
322.30-	368.27	701.00 -	800.99	6.31	4.72	3.38	2.48	2.03	2.00	5.52	2.93	2.74	2.05
368.28-	414.24	801.00 -	900.99	7.11	5.32	3.83	2.81	2.30	2.30	6.27	3.38	3.09	2.30
414.25-	460.22	901.00 -	1,000.99	8.01	5.92	4.28	3.14	2.57	2.60	6.97	3.70	3.49	2.60
460.23-	506.20	1,001.00 -	1,100.99	8.71	6.62	4.69	3.44	2.82	2.80	7.62	4.13	3.84	2.85
506.21-	552.17	1,101.00 -	1,200.99	9.61	7.22	5.14	3.77	3.09	3.10	8.37	4.48	4.19	3.10
552.18-	598.15	1,201.00 -	1,300.99	10.41	7.82	5.59	4.10	3.36	3.40	9.12	4.93	4.54	3.35
598.16-	644.13	1,301.00 -	1,400.99	11.31	8.52	6.04	4.43	3.63	3.60	9.82	5.23	4.84	3.65
644.14-	690.10	1,401.00 -	1,500.99	12.11	9.12	6.49	4.76	3.90	3.90	10.57	5.68	5.19	3.90
690.11-	736.08	1,501.00 -	1,600.99	12.91	9.72	6.94	5.09	4.17	4.20	11.27	6.08	5.59	4.20
736.09-	782.06	1,601.00 -	1,700.99	13.81	10.42	7.39	5.42	4.44	4.40	12.02	6.43	5.94	4.45
782.07-	828.04	1,701.00 -	1,800.99	14.61	11.02	7.84	5.75	4.71	4.70	12.77	6.88	6.29	4.70
828.05-	874.01	1,801.00 -	1,900.99	15.51	11.62	8.29	6.08	4.98	5.00	13.47	7.18	6.69	5.00
874.02-	919.99	1,901.00 -	2,000.99	16.31	12.22	8.74	6.41	5.25	5.30	14.22	7.63	7.04	5.25
920.00-	965.97	2,001.00 -	2,100.99	17.11	12.92	9.19	6.74	5.52	5.50	15.02	8.03	7.44	5.55
965.98-	1,011.94	2,101.00 -	2,200.99	17.91	13.42	9.61	7.05	5.76	5.80	15.67	8.38	7.69	5.80
1,011.95-	1,057.92	2,201.00 -	2,300.99	18.81	14.12	10.06	7.38	6.03	6.00	16.42	8.73	8.04	6.05
1,057.93-	1,103.90	2,301.00 -	2,400.99	19.61	14.72	10.51	7.71	6.30	6.30	17.17	9.18	8.49	6.30
1,103.91-	1,149.87	2,401.00 -	2,500.99	20.41	15.32	10.96	8.04	6.57	6.60	17.87	9.58	8.79	6.60
1,149.88-	1,195.85	2,501.00 -	2,600.99	21.31	16.02	11.41	8.37	6.84	6.80	18.62	9.93	9.14	6.85
		2,601.00 -	2,700.99				8.70	7.11	7.10	19.32		9.54	7.15
1,241.84-			2,800.99				9.03	7.38	7.40	20.07		9.89	7.40
1,287.82-	1,333.78	2,801.00-	2,900.99				9.36	7.65	7.70	20.82		10.24	7.65
1,333.79-	1,379.76	2,901.00-	3,000.99				9.66	7.90	7.90	21.47	11.48	10.59	7.90
1,379.77-			3,100.99				9.99	8.17	8.20	22.17		10.89	8.20
1,425.75-			3,200.99					8.44	8.40	22.92		11.34	8.45
1,471.72-	,	•	3,300.99					8.71	8.70	23.62		11.64	8.75
1,517.70-	1,563.67	3,301.00-	3,400.99					8.98	9.00	24.37		11.99	9.00
1,563.68-			3,500.99					9.23	9.20	25.02		12.34	9.25
1,609.65-	1,655.62	3,501.00-	3,600.99					9.50	9.50	25.77		12.69	9.50
1,655.63-	•		3,700.99					9.77	9.80	26.47		13.09	9.80
1,701.61-			3,800.99					10.04	10.00	27.22		13.44	10.05
1,747.59-	•	,	3,900.99					10.31	10.30	27.92		13.74	10.35
1,793.56-	1,839.53	,	4,000.99					10.58	10.60	28.67		14.19	10.60
1,839.54-8	and over	4,001.00-a	nd over	33.71	25.32	18.08	13.26	10.85	10.90	29.42	15.73	14.54	10.85

<sup>\*</sup> Calendar day elimination periods

TABLE II Employe Monthly Contributions All Except UW Faculty

	PREMIUM CATEGORY								
Biweekly	Salary	Monthly S	Salary	1	2	3	4	5	6
Up to -	230.33	Up to -	500.99	3.81	2.82	0.63	0.34	0.15	0.00
230.34 -	276.31	501.00 -	600.99	4.61	3.42	0.83	0.44	0.25	0.00
276.32 -	322.29	601.00 -	700.99	5.51	4.12	0.93	0.44	0.25	0.00
322.30 -	368.27	701.00 -	800.99	6.31	4.72	1.13	0.54	0.35	0.00
368.28 -	414.24	801.00 -	900.99	7.11	5.32	1.23	0.64	0.35	0.00
414.25 -	460.22	901.00 -	1,000.99	8.01	5.92	1.43	0.74	0.35	0.00
460.23 -	506.20	1,001.00 -	1,100.99	8.71	6.62	1.53	0.74	0.45	0.00
506.21 -	552.17	1,101.00 -	1,200.99	9.61	7.22	1.73	0.84	0.45	0.00
552.18 -	598.15	1,201.00 -	1,300.99	10.41	7.82	1.83	0.94	0.55	0.00
598.16 -	644.13	1,301.00 -	1,400.99	11.31	8.52	2.03	1.04	0.55	0.00
644.14 -	690.10	1,401.00 -	1,500.99	12.11	9.12	2.13	1.04	0.55	0.00
690.11 -	736.08	1,501.00 -	1,600.99	12.91	9.72	2.33	1.14	0.65	0.00
736.09 -	782.06	1,601.00 -	1,700.99	13.81	10.42	2.43	1.24	0.65	0.00
782.07 -	828.04	1,701.00 -	1,800.99	14.61	11.02	2.63	1.34	0.75	0.00
828.05 -	874.01	1,801.00 -	1,900.99	15.51	11.62	2.73	1.34	0.75	0.00
874.02 -	919.99	1,901.00 -	2,000.99	16.31	12.22	2.93	1.44	0.75	0.00
920.00 -	965.97	2,001.00 -	2,100.99	17.11	12.92	3.03	1.54	0.85	0.00
965.98 -	1,011.94	2,101.00 -	2,200.99	17.91	13.42	3.23	1.64	0.85	0.00
1,011.95 -	1,057.92	2,201.00 -	2,300.99	18.81	14.12	3.33	1.64	0.95	0.00
1,057.93 -	1,103.90	2,301.00 -	2,400.99	19.61	14.72	3.53	1.74	0.95	0.00
1,103.91 -	1,149.87	2,401.00 -	2,500.99	20.41	15.32	3.63	1.84	0.95	0.00
1,149.88 -	1,195.85	2,501.00 -	2,600.99	21.31	16.02	3.83	1.94	1.05	0.00
1,195.86 -	1,241.83	2,601.00 -	2,700.99	22.11	16.62	3.93	1.94	1.05	0.00
1,241.84 -	1,287.81	2,701.00 -	2,800.99	23.01	17.22	4.13	2.04	1.15	0.00
1,287.82 -	1,333.78	2,801.00 -	2,900.99	23.81	17.82	4.23	2.14	1.15	0.00
1,333.79 -	1,379.76	2,901.00 -	3,000.99	24.61	18.42	4.43	2.24	1.15	0.00
1,379.77 -	1,425.74	3,001.00 -	3,100.99	25.41	19.02	4.53	2.24	1.25	0.00
1,425.75 -	1,471.71	3,101.00 -	3,200.99	26.21	19.72	4.73	2.34	1.25	0.00
1,471.72 -	1,517.69	3,201.00 -	3,300.99	27.11	20.32	4.83	2.44	1.35	0.00
1,517.70 -	1,563.67	3,301.00 -	3,400.99	27.91	20.92	5.03	2.54	1.35	0.00
1,563.68 -	1,609.64	3,401.00 -	3,500.99	28.71	21.52	5.18	2.54	1.35	0.00
1,609.65 -	1,655.62	3,501.00 -	3,600.99	29.51	22.12	5.23	2.64	1.45	0.00
1,655.63 -	1,701.60	3,601.00 -	3,700.99	30.41	22.72	5.43	2.74	1.45	0.00
1,701.61 -	1,747.58	3,701.00 -	3,800.99	31.21	23.42	5.53	2.74	1.55	0.00
1,747.59 -	1,793.55	3,801.00 -	3,900.99	32.11	24.02	5.73	2.84	1.55	0.00
1,793.56 -	1,839.53	3,901.00 -	4,000.99	32.91	24.62	5.83	2.94	1.55	0.00
1,839.54 -	and over	4,001.00 - a	ind over	33.71	25.32	6.03	3.04	1.65	0.00

# TABLE III Employe Monthly Contributions UW Faculty Only

PREMIUM CATEGORY - ELIMINATION PERIOD LESS Than 1 Year State Service MORE Than 1 Year State Service 7 7 8 9 9 10 10 Monthly Salary 8 \*(90 \*(30 \*(30 \*(125 \*(180 \*(90 \*(125 \*(180 Days) Days) Days) Days) Days) Days) Days) Days) Up to -500.99 3.36 1.87 1.68 1.29 2.07 0.58 0.39 0.00 501.00 -600.99 4.06 1.98 2.57 0.68 0.49 0.00 2.17 1.49 601.00 -700.99 4.76 2.57 2.38 1.79 2.97 0.78 0.59 0.00 2.97 2.78 2.09 701.00 -800.99 5.56 3.47 0.88 0.69 0.00 801.00 -900.99 6.26 3.37 3.08 2.29 3.97 1.08 0.79 0.00 901.00 -1,000.99 6.96 3.77 3.48 2.59 4.37 1.18 0.89 0.00 1,001.00 -1,100.99 7.66 4.17 3.88 2.89 4.77 1.28 0.99 0.00 4.47 3.09 5.27 1,101.00 -1,200.99 8.36 4.18 1.38 1.09 0.00 4.97 4.58 3.39 0.00 1,201.00 -1,300.99 9.16 5.77 1.58 1.19 1,301.00 -1,400.99 9.86 5.27 4.88 3.69 6.17 1.58 1.19 0.00 1.29 1,401.00 -1,500.99 10.56 5.67 5.18 3.89 6.67 1.78 0.00 1,501.00 -1,600.99 11.26 6.07 5.58 4.19 7.07 1.88 1.39 0.00 1,601.00 -1,700.99 12.06 6.47 5.98 4.49 7.57 1.98 1.49 0.00 1,701.00 -1,800.99 12.76 6.87 6.28 4.69 8.07 2.18 1.59 0.00 13.46 4.99 2.18 1,801.00 -1,900.99 7.17 6.68 8.47 1.69 0.00 14.26 1,901.00 -2,000.99 7.67 7.08 5.29 8.97 2.38 1.79 0.00 15.06 8.07 7.48 5.59 9.47 2.48 0.00 2,001.00 -2,100.99 1.89 2,101.00 -2,200.99 15.66 8.37 7.68 5.79 9.87 2.58 1.89 0.00 16.46 8.77 2,201.00 -2,300.99 8.08 6.09 10.37 2.68 1.99 0.00 17.16 8.48 2.88 0.00 2,301.00 -2,400.99 9.17 6.29 10.87 2.19 2,401.00 -2,500.99 17.86 9.57 8.78 6.59 11.27 2.98 2.19 0.00 2,501.00 -2,600.99 18.66 9.97 9.18 6.89 11.77 3.08 2.29 0.00 2,601.00 -2,700.99 19.36 10.37 9.58 7.19 12.17 3.18 2.39 0.00 10.67 7.39 0.00 2,701.00 -2,800.99 20.06 9.88 12.67 3.28 2.49 2,801.00 -2,900.99 20.86 11.17 10.28 7.69 13.17 3.48 2.59 0.00 2,901.00 -3,000.99 21.46 11.47 10.58 7.89 13.57 3.58 2.69 0.00 3,001.00 -3,100.99 22.16 11.87 10.88 8.19 13.97 3.68 2.69 0.00 22.96 14.47 3.78 2.89 0.00 3,101.00 -3,200.99 12.27 11.38 8.49 3,201.00 -3,300.99 23.66 12.67 11.68 8.79 14.87 3.88 2.89 0.00 15.37 3.98 3,301.00 -3,400.99 24.36 12.97 11.98 8.99 2.99 0.00 12.38 9.29 4.08 0.00 3,401.00 -3,500.99 25.06 13.37 15.77 3.09 3,501.00 -3,600.99 25.76 13.77 12.68 9.49 16.27 4.28 3.19 0.00 3,601.00 -3,700.99 26.46 14.17 13.08 9.79 16.67 4.38 3.29 0.00 3,701.00 -3,800.99 27.26 14.57 13.48 10.09 17.17 4.48 3.39 0.00 4.58 3,801.00 -3,900.99 27.96 14.97 13.78 10.39 17.57 3.39 0.00

4,000.99

28.66

29.46

15.27

15.77

3,901.00 -

4,001.00 - and over

14.18

14.58

10.59

10.89

18.07

18.57

4.68

4.88

3.59

3.69

0.00

0.00

<sup>\*</sup> Calendar day elimination periods

**TABLE IV** STATE CONTRIBUTIONS EXPRESSED AS A PERCENTAGE OF EMPLOYE CONTRIBUTIONS

PREMIUM CATEGORY									
1	2	3	4	5	6	7	8	9	10
0%	0%	200%	340%	570%	State	(30 Days)**	(90 Days)**	(125 Days)**	(180 Days)** State
		Χ	Χ	X	Pays Entire	X	Χ	Χ	Pays Entire
			Employe Contrib. From	Employe Contrib. From	Premium From		Employe Contrib. From	Employe Contrib. From	Premium From
		Table II	Table II	Table II	Table I	Table III*	Table III*	Table III*	Table I

<sup>\*</sup> Section for Employes with more than 1 year state service.\*\* Calendar day elimination periods

TABLE V INTEGRATED DISABILITY BENEFIT

Salary	Benefit (% of Salary)	Minimum Benefit	Maximum Benefit
Monthly:	75%	0	\$4,000.00
Biweekly:	75%	0	\$1,839.08